

ORIGINAL

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13 General Motors Corporation

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15 UNITED STATES DISTRICT COURT
16 SOUTHERN DISTRICT OF CALIFORNIA

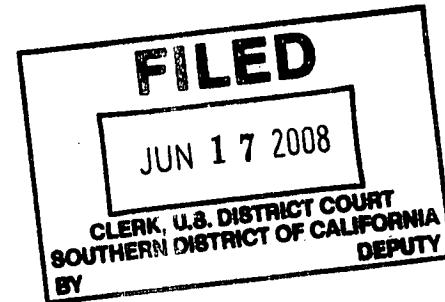
17 BRIAN HOUGH, individually, and on
18 behalf of all other similarly situated
19 current and former employees of
Defendants in the State of California,

20 Plaintiffs,

21 v.

22 AEROTEK, INC., a Maryland
23 Corporation; GENERAL MOTORS
24 CORPORATION, a Delaware
25 Corporation; and DOES 1 through 100
inclusive,

26 Defendants.



27 BY FAX
28 No. 08 CV 1076 W NLS

DEFENDANT GENERAL
MOTORS CORPORATION'S
CORPORATE PARTY
DISCLOSURE STATEMENT

Complaint Filed: May 8, 2008

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30 DEFENDANT GENERAL MOTORS CORPORATION'S
31 CORPORATE PARTY DISCLOSURE STATEMENT

32 Pursuant to Federal Rule of Civil Procedure 7.1(a), the undersigned,
33 counsel of record for General Motors Corporation, hereby certifies that General
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DEFENDANT GENERAL MOTORS CORPORATION'S
CORPORATE PARTY DISCLOSURE STATEMENT

1 Motors Corporation has no parent corporations and the following publicly-held
2 company owns more than ten percent (10%) of General Motors Corporation:
3 State Street Bank & Trust Company

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5 Respectfully submitted,

6 DATED: June 17, 2008 Bingham McCutchen LLP

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9 By: _____

Wendy M. Lazerson
10 Attorneys for Defendant
11 General Motors Corporation

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